

EXHIBIT 9

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
Norfolk Division

ePLUS iNC.)
)
) Civil Action No. 2:09cv232-HCM-TEM
Plaintiff,)
)
)
)
v.)
)
)
PERFECT COMMERCE, INC.,)
SCIQUEST, INC., LAWSON)
SOFTWARE, INC. and VERIAN)
TECHNOLOGIES, INC.)
)
Defendants.)

**PLAINTIFF ePLUS INC.'S THIRD SET OF INTERROGATORIES
TO DEFENDANT LAWSON SOFTWARE, INC.**

Pursuant to Rule 33 of the Federal Rules of Civil Procedure, Plaintiff *ePlus inc.*, (“*ePlus*”), hereby requests that, within thirty (30) days of the date of service of these interrogatories, and in accordance with the following definitions and instructions, Defendant *Lawson Software, Inc.* (“*Lawson*”) answer separately, in writing, and under oath, by an officer or duly authorized agent of *Lawson*, the following interrogatories.

The following interrogatories are continuing, and *Lawson* must promptly supplement its answers in accordance with Federal Rule 26 as additional or corrected information comes to its attention and that of its attorneys.

DEFINITIONS & INSTRUCTIONS

The Definitions and Instructions sections of *ePlus*’s First Set of Interrogatories to *Lawson* shall apply to all interrogatories below and are incorporated herein by reference.

INTERROGATORIES

Interrogatory No. 21.

Identify all agreements, contracts, requests for proposals, responses to requests for proposals, Statements of Work, licenses, arrangements, permissions, term sheets, memoranda of understanding and letters of intent, regarding any implementation, installation, or consultation services provided by Lawson in connection with the integrations and/or use of any Lawson Electronic Sourcing and Procurement System(s) and/or Service(s), including but not limited to Lawson Punchout, with any online supplier site, e-commerce hub, digital marketplace, supplier network, supplier portal, and/or Lawson Digital Depot.

Interrogatory No. 22.

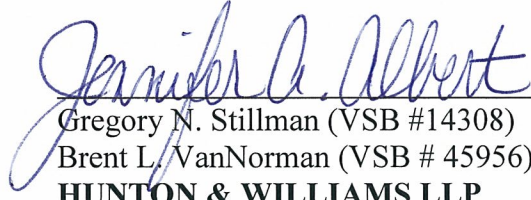
Identify all online supplier sites, e-commerce hubs, digital marketplaces, supplier networks, supplier catalogs and/or supplier portals, ever accessed by, integrated with, linked to or used in connection with any Lawson Electronic Sourcing and Procurement System(s) and/or Service(s), including but not limited to Lawson Punchout.

Interrogatory No. 23.

Identify all entities (including online supplier sites or exchanges, catalog content providers, e-commerce hubs, digital marketplaces, supplier networks, supplier portals and/or content and/or data management service providers) with which Lawson has entered into any business relationship (including any partnering relationship, joint venture, affiliation, or contractual relationship) to provide customers of Lawson's Electronic Sourcing and Procurement System(s) and/or Service(s), including but not limited to Requisition Self Service, with access to supplier catalog data and/or data and content management services (including vendor data acquisition, data extraction and import into Lawson Electronic Sourcing and Procurement System(s) and/or Service(s), cleansing, normalization, standardization and/or synchronization of

vendor data, classification of vendor data to commodity code taxonomies, and/or other data and content management services), and identify all requests for proposals, responses to requests for proposals, Statements of Work, agreements, contracts, licenses, term sheets, memoranda of understanding, letters of intent or other documents memorializing such relationships.

Respectfully submitted,



September 11, 2009

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CERTIFICATE OF SERVICE

I hereby certify that on the 14th day of September, 2009, I will serve Plaintiff *ePlus inc's* THIRD SET OF INTERROGATORIES TO DEFENDANT LAWSON SOFTWARE, INC., on the following counsel of record as indicated:

via electronic mail:

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A handwritten signature in blue ink that reads "Jennifer D. Albert". The signature is fluid and cursive, with "Jennifer" on the top line and "D. Albert" on the bottom line.